1 2 3 4 5 6	OGLOZA FORTNEY LLP Darius Ogloza (SBN 176983) dogloza@oglozafortney.com David C. Fortney (SBN 226767) dfortney@oglozafortney.com 535 Pacific Avenue, Suite 201 San Francisco, California 94133 Telephone: (415) 912-1850 Facsimile: (415) 887-5349 Attorneys for Defendants and Cross-Defendant	S			
7 8 9	Shasta Technologies, LLC, Calvin A. Knickerbocker, Jr., and Calvin A. Knickerbocker III				
10 11 12 13 14	BAER & TROFF, LLP Eric L. Troff (SBN 110031) eric@btllp.com 35 N. Lake Avenue, Suite 670 Pasadena, California 91101 Telephone: (310) 802-4202 Facsimile: (626) 568-2800				
15 16	Attorneys for Defendants and Cross-Complainants InstaCare Corp. and PharmaTech Solutions, Inc.				
17		DISTRICT COURT			
18	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
19	GOTHAM INSURANCE COMPANY,	CASE NO. 5:13-cv-03810 BLF			
20	Plaintiff in Interpleader,	STIPULATED SETTLEMENT AND [PROPOSED] ORDER			
21	v.				
22	SHASTA TECHNOLOGIES, LLC; CALVIN A. KNICKERBOCKER, III; CALVIN A. KNICKERBOCKER, JR.; INSTACARE CORP.; and PHARMATECH SOLUTIONS, INC.,				
2324					
25	Defendants in Interpleader.				
26	AND RELATED COUNTER-CLAIM.				
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1	Defendants and Cross-Defendants Shasta Technologies, LLC ("Shasta"), Calvin A.			
2	Knickerbocker, Jr., and Calvin A. Knickerbocker, III, together with Defendants Decision			
3	Diagnostics Corp., formerly known as InstaCare Corp., and PharmaTech Solutions, Inc.			
4	(Decision Diagnostics Corp. and PharmaTech Solutions, Inc. together, "PharmaTech," and all of			
5	the above collectively, the "Parties") state as follows:			
6	WHEREAS, Plaintiff in Interpleader Gotham Insurance Company ("Gotham") filed an			
7	original complaint in interpleader on August 16, 2013, against Shasta and PharmaTech,			
8	concerning the rights of Shasta and PharmaTech to proceeds of \$578,733.58 under an intellectual			
9	property defense reimbursement insurance policy issued by Gotham to Shasta;			
10	WHEREAS, Gotham filed a First Amended Complaint on August 5, 2014, against Shasta			
11	and PharmaTech and alleging additional claims against Calvin A. Knickerbocker, Jr. and Calvin			
12	A. Knickerbocker, III;			
13	WHEREAS, PharmaTech filed a cross-claim on August 5, 2014 against Shasta, Calvin A			
14	Knickerbocker, Jr. and Calvin A. Knickerbocker, III;			
15	WHEREAS, all claims between Gotham, Shasta and the Knickerbockers were dismissed,			
16	except for Gotham's interpleader and declaratory relief claims as against both Shasta and			
17	PharmaTech, and Gotham was dismissed from the action, pursuant to this Court's Order dated			
18	February 4, 2015;			
19	WHEREAS, the disputed proceeds of \$578,733.58 have been deposited with this Court;			
20	WHEREAS, the Parties attended a settlement conference in this matter held on August			
21	23, 2016, in front of Magistrate Judge Joseph C. Spero; and			
22	WHEREAS, the Parties have reached agreement on the terms of a settlement, the terms			
23	of which are set forth in this Stipulated Settlement, that they consider to be a just, fair, adequate			
24	and equitable resolution of the issues in this case;			
25	NOW, THEREFORE, THE PARTIES STIPULATE AS FOLLOWS:			
26	1. That the Court enter an order disbursing the funds deposited by Gotham with the			
27	Court in this interpleader action as follows: the amount of \$201,500.00 shall be paid to the clien			

trust account of Baer & Troff LLP, to be held in trust for PharmaTech; and the balance of the

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1	interpleaded proceeds (approximately \$377,233.58) shall be paid to the client trust account of				
2	Ogloza Fortney LLP, to be held in trust for Shasta.				
3	2. This case shall be dismissed in its entirety with prejudice, with each side to bear its				
4	own costs.				
5	3. Neither Shasta nor Calvin Knickerbocker, Jr. shall have any contact, directly or				
6	indirectly, with any persons known by them to be shareholders of PharmaTech Solutions, Inc. or				
7	Decision Diagnostics Corp., other than Keith Berman.				
8	4. Shasta and Calvin Knickerbocker, Jr. agree that they shall not contact the United				
9	States Food and Drug Administration with regard to the GenStrip or related diagnostic blood				
10	glucose test strip products during the pendency of that certain action captioned <i>PharmaTech</i>				
11	Solutions, Inc. v. Shasta Technologies, LLC, Case No. 56-2015-00466606-CU-BC-VTA,				
12	Superior Court for the County of Ventura.				
13					
14	Dated: August 26, 2016	OGLOZA FORTNEY LLP			
15					
16		By:	/s/ David Fortney		
17		·	David Fortney		
18			Attorneys for Defendants and Cross-		
19			Defendants Shasta Technologies, Inc., Calvin A. Knickerbocker, Jr. and Calvin		
20			A. Knickerbocker, III		
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22	Dated: August 26, 2015	BAE	R & TROFF, LLP		
23					
24		By:	/s/ Eric Troff Eric Troff		
25			Attorneys for Defendants and Cross-		
26			Complainants InstaCare Corp. and PharmaTech Solutions, Inc.		
27			i naima i con sommons, inc.		
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1	[PROPOSED] ORDER			
2	PURSUANT TO STIPULATION, IT IS ORDERED that the settlement terms set forth			
3	in the Parties' Stipulated Settlement above are hereby incorporated into this Order;			
4	IT IS FURTHER ORDERED that the amount of \$201,500.00 shall be paid by the Clerk			
5	of this Court to the client trust account of Baer & Troff LLP, to be held in trust for PharmaTech;			
6	IT IS FURTHER ORDERED that the balance of the interpleaded proceeds			
7	(approximately \$377,233.58) shall be paid to the client trust account of Ogloza Fortney LLP, to			
8	be held in trust for Shasta;			
9	IT IS FURTHER ORDERED that this Court shall have continuing jurisdiction to			
10	enforce this Order and the terms of the Parties' settlement herein;			
11	IT IS FURTHER ORDERED that this case is DISMISSED WITH PREJUDICE,			
12	with each side to bear its own costs.			
13	D. 1. TIPD			
14	DATED:, 2016 JUDGE OF THE UNITED STATES DISTRICT			
15	COURT			
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